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JAN 2 0 2011 and

MICHAEL W. DOBBINS CLERK, U.S. DISTRICT COURT.

IN THE United States District Court Worthern District OF Illinois Eastern Division

Reginal D Brewer Civil No:

WE Article Judge

VIII Amendment

City OF chicago, Jury trial

City of chicago;

Jakk Loe IN hER

Individual capacity

and official capacity

John Doe in his

Individual capacity

and official capacity

and official capacity

stibstatyding John

Doe for Joby weiss

11 C 0445 Judge Robert M. Dow, Jr Magistrate Judge Arlander Keys

False Arrest, and Illege, I Seizure Conspiracy between Both Orticer

NOW COMPS REGINALD Brewer in his cual proper persona Suris Turis plaintir has No former Legal training

JOIRISCHOLICA,

JUNISCHION 15 PROPER PARSUANT to

42 U.S.C. 55/983, pursuant to Indicion

Codes 28 U.S.C. 55/331 St. 1334, 5136362)

Venuel
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Venuel
DE U.S.C. SS 1891. Neferdand are

CITIZERO 180 the Northern district OF Illino 15, Eastern divisions,

Plantiff 15 of pretrial detained housed in the CCT GLI CCOOC he can be teached at P.O. Box 059002 Chicago, Illinois, 6068

Defendant Jane DON 15 employed by the chicago palice department Joby Weiss can Be Served at 3500 S. Michigan Drive, Chicago-Illmois 60604.

Defendant John DOE 15 timpleyed by the Chicago police depostment Jeby Wuiss Cani Be Served at 3500 S. Michicagni Drive, Chicago Illinois Goboti.

facts
ON The date of September 7, 2010
at 6ils par four Office, & Came up
to 7923 S. Had Steed, At A Sty D.
food, and Eligid Store parking Lot, At
Know time did I Vielated and
Laws, Statutes, erdinance, Rylas
OF CITY of chicago or the State of
Illinois, During all time each defendant
Knew or Should have known that
I didn't do anything to cause
for a Secret of my person. The
Lady officer, and her partner made

me strip day to my clothing, m the parking Lot, After the Kolice made me Stripping clothing they check me far Drings, at KINOW time did I have anything ONI Me, After the Search I was free to, but Not weatere they Search Mul cart. The duke land is My car, The defendant's heret through the car, nothing was found in my car, plaintit States they riclated mapp 1,6 office. Their was nothing in my pocket that was bigger then a golf Ball, plaintiff takes Hwasnit a terry stop because I wasn't inside of the cor, at the time of the Step, plaintiff States H wasn't a investigation Aftert either, because, they weren't Looking For Mr. playortite was
Harass by the differentis, He
was made to take off of his
Socks, parts, Shirt, Shoes, and
Northing was found, plaintith
Statos He has Audio-video Showing the Illager Search, and Service.

Plain-LIFE States the regularying
for a probeno course I to do a pie liminary investigation inder Lederal rules of civil procedure ; Rule 11. The Bar obligation

Belief sought

panitice damages in the amount of \$1 250,000

Siplaintitt is requesting compansatory clampages in the omount of

3. plojatitt 15 tequesting Attorner

For time Away from Lamily ..

Raspectfully Submitted